

**UNITED STATES DISTRICT COURT
WESTERN DISTRICT OF TENNESSEE
Western Division**

UNITED STATES OF AMERICA

-vs-

Case No. 06-318-0

JEFFREY KIRKLAND

**FINDINGS AND ORDER ON REMOVAL PROCEEDINGS
PURSUANT TO RULE 5, FED.R.CRIM.P.**

JEFFREY KIRKLAND, having been arrested and presented before me for removal proceedings pursuant to Rule 5, Federal Rules of Criminal Procedure, and having been informed of the rights specified in Rule 5 (c) thereof, and of the provisions of Rule 20, the following has occurred of record.

An Initial Appearance on the Violation of Conditions of Supervised Release from ND/IN was held on November 3, 2006.

After hearing the evidence, and based on the defendant's waiver of identity hearing, I find that **JEFFREY KIRKLAND** is the person named in the warrant for arrest, a copy of which has been produced.

No preliminary examination/bond revocation/detention hearing has been held because the defendant elects to have the preliminary examination/bond revocation/detention hearing conducted in the district in which the prosecution is pending.

It is, therefore,

ORDERED that **JEFFREY KIRKLAND** be held to answer in the district court in which the prosecution is pending. Final Commitment given to the U.S. Marshal.

DONE and **ORDERED** in Chambers in Tennessee this ____3rd____ day of November, 2006.

____s/Diane K. Vescovo____
DIANE K. VESCOVO
UNITED STATES MAGISTRATE JUDGE

Copies furnished to:

United States Attorney
United States Marshal
Pretrial Services Office